(Name) MANUEL TAMAYO TORRES JR.	FILED
(Address) POBOX 1050	2008 MAR -6 PM 3: 10
(City, State, Zip) SOLE DAD (A. 93960	GLERK US DITTELL TO COURT SOUTHERN DISTRICT OF CALIFORNIA
(CDC Inmate No.) #V\2\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	BY RY DEPHTY
	FILING FEE PARD
	Yes No
United States Dist	FP MOTION FILED
Southern District of	CODERC OFFICE
	Court ProSe_
(Enter full name of plaintiff in this action.)	3 '08 CV 0 427 J AJI
Plaintiff,) Civil Case No
v.) (To be supplied by Court Clerk)
) Commission I In depth :
MARLIN SNYDER, CID BELLINGER) Complaint Under the) Civil Rights Act
CIO BLANKERSHIM CIO GRANILLO) 42 U.S.C. § 1983
(Enter full name of each defendant in this action.)	
Defendant(s).	
A. Jurisdiction	
Jurisdiction is invoked pursuant to 28 U.S.C. § 1343(a)(3 assert jurisdiction under different or additional authority,	3) and 42 U.S.C. § 1983. If you wish to list them below.
B. Parties	
1. Plaintiff: This complaint alleges that the civil rights o	f Plaintiff, MAUBELTAMAYO (print Plaintiff's name)
TORRES TR. , who presently reside	s at SAUNAS VALLEY STATE (mailing address or place of confinement)
PRISON, SOUEDAD CA, 43960	, were violated by the actions
of the below named individuals. The actions were directed	ed against Plaintiff at CAUFURNIA
CORRECTIONAL TASTITUTION on (dates)	· •
(institution/place where violation occurred) (C 2. <u>Defendants</u> : (Attach same information on additional pages if you	Count 1) (Count 2) (Count 3) ou are naming more than 4 defendants.)
§ 1983 SD Form (Rev. 5/98)	::ODMA\PCDOCS\WORDPERFECT\22834\1



Defendant MARLIN SNYDER resides in TEHACHAPE (County of residence) and is employed as a PSYCHOLOGIST TECHNICIAN. This defendant is sued in (defendant's position/title (if any)) his/her X individual official capacity. (Check one or both.) Explain how this defendant was acting under color of law: DEFFUDAUT SHOWED A FULL SCREEN OF CORRUPTION, CONSPIRACY, WITH LOTS OF CONFLICT OF INTREST. FULL CONSPIRACY OF TAUNTING AND THREATHING PLAINTIFFS MOTHERS LIFE UNDER LAW INTENTIONAL SELECTION OF HATE CRIME, DUE TO MY LAST Defendant J. BELLINGER resides in TEHACHAPI and is employed as a CIO, WRRECTWARLOFFICER This defendant is sued in (defendant's position/title (if any)) his/her Kindividual Kofficial capacity. (Check one or both.) Explain how this defendant was acting under color of law: CRUEL AND UNUSUAL PUNISHMENT, CORRUPTION AND CONSPIRACY, TAUNTING IMMATE THREATNING MOTHERS LIFE. INTENTIONAL SELECTION OF HATE CRIME, DUE TO MY LAST NAME · BLANKERSHIM Defendant resides in TEHACHADI (County of residence) and is employed as a WRRECTIONAL OFFICER (defendant's position/title (if any)) This defendant is sued in his/her of individual official capacity. (Check one or both.) Explain how this defendant was acting under color of law: CRUEL AND UNUSUAL RUNISHMENT, WERUPTION AND CONSPIRACY, TAUNTING INNAMES MOTHERS LIFE WITH THREFIT INTENTIONAL SELECTION OF HATE CRIME DUE TO MY LAST NAME Defendant GRANIUD resides in TEHACHAPI (County of residence) and is employed as a CORRECTIONAL OFFICER This defendant is sued in (defendant's position/title (if any) his/her Kindividual Kofficial capacity. (Check one or both.) Explain how this defendant was acting under color of law: CREL ALD UNISHAL PUNISHMENT, WRRIPTION AND CONSDIRACY, TALINTING INMATTES MOTHERS LIFE WITH THREAT.

C. Causes of Action (You may attach additional pages alleging other causes of action and the facts supporting them if necessary.)

Count 1: The following civil right has been violated: FREEDOM FROM CRUEL AND YMSUAL RUNGHMENT, FREEDOM OF RELIGION AND (E.g., right to medical care, access to courts, TREFDOM OF ASSOCIATION, THREATHING A FAMILY MEMBER.

due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 1. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 1.] DEFENDANT MARUN SINDER VIOLATED MY FREEDOM FROM CRUEL AND UNWEUGL PUNISHMENT, BRINGING CONSPIRACY AND COPRUPTION WITH THE THREAT OF MY MOTHERS LIFE. LYING TO THE CORRECTIONAL STAFF TO DO WE HARM WITH HUMILIATION OF CRUEL PUNISHMENT BASED ON LES. 2. DEFENDANT CO BELLINGER VIOLENED MY RIGHT WITH THE CRUELAND UNUSUAL PUNISHMENT OF HUMINATING WE WITH OUT LECAL AUTHORITY. VIOLATED MY RIGHTS BASED ON LIES WITH CRUEL AND UNUSUAL 3. DEFENDANT CID BLANKERSHIM PUNISHMENT OF HUMICIATING ME WITHOUT LEGAL AUTHORITY.

VIOLATED MY RIGHTS WITH CENER AND UNUSUAL PUNISHMENT OF HUMILIATING ME WITHOUT LEGAL AUTHORITY,

(AI) EXAMPLE: MY WITNESSES, THAT TONY KILGOR AND FERNANDO GONZALEZ THAT HEARD SUBJECT MARIIN SNYDER SAY AND THREFITNED MY WOTHER BY SAYING HER NAME BERTHA TORRES VOLUNTEERED AND OFFERED THERE SERVICE AS WITNESSES WERE RELEASED FROM THEIR CELL CCI CANGOX

(A2) EXAMPLE: SHO LIEUTENANT B. TRONE FOUND ME NOT GUICTY OF CHARGES, AND DESTROYED THE FILE. LOG# CCT-MAG-OT-OG-OMAD THE STORY WAS DEEINED IMPOSSIBLE TO ACCOMPLISH BUT YET CLO "IN STAFF AND COUTED' SAID" WE'LL SEE WHO GETS THE LAST LADEN." TO BE EXACT IT WAS ON ARELLAND THAT TOOK PICTURES OF THE FLOORD TIER AND HOLES ON MY CONCRETE FLOOR.

(A3) EXAMPLE: DA. REFERRAL WAS FILED TO KERN WUNTY THAN DROPPED BY COX CANEDENIA CORRECTIONAL INSTITUTION BECAUSE MY WITHESSES CAME FORWARD TO TALK BEFORE TIME, IN OTHER WORDS THEY WANTED TO COVER THIS UP.

Count 2: T	he following of	ivil right ha	s been violated:				
					(E.g., right to med	dical care, access to court	s,
due process fi	raa snaaah fraada	afaaliaiss					
due process, ii	ree speech, freedo	m of religion,	freedom of associat	tion, free	dom from cruel an	nd unusual punishment, et	c.)

Supporting Facts: [Include all facts you consider important to Count 2. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 2.]

Count 3: The following civil right has been violated:

(E.g., right to medical care, access to courts,

§ 1983 SD Form (Rev. 5/98) due process, free speech, freedom of religion, freedom of association, freedom from cruel and unusual punishment, etc.)

Supporting Facts: [Include all facts you consider important to Count 3. State what happened clearly and in your own words. You need not cite legal authority or argument. Be certain to describe exactly what each defendant, by name, did to violate the right alleged in Count 3.]

D. Previous Lawsuits and Administrative Relief

1. Have you filed other lawsuits in state or federal courts dealing with the same or similar facts involved in this case? XYes \(\sigma\) No.

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If your answer is "Yes", describe each suit in the space below. [If more than one, attach additional pages providing the same information as below.]
(a) Parties to the previous lawsuit: Plaintiffs: MANUEL TAMANO TORRESTR.
Defendants: CDC WITH MISULA. NAMES OF PERSONS
(b) Name of the court and docket number: White STATES DISTRICT WAT
STUTHERU DISTRICT DE CALIFORNIA, NO DOCKET NUMBER VET.
(c) Disposition: [For example, was the case dismissed, appealed, or still pending?] DISPOSITION
IS STILL PENDING
(d) Issues raised:
O MEDICAL MAKTUNCTION, OFFICIFAIND MY IDENTITY HOLDING ME TO MI
WILL, (3) CORRECTIONAL BRITALITY, (1) ROBBERY BY COC, (5) THIS ONE CONFI
AND UNIVERSE BUNKHMENT OF CONSPIDENTES, & HATE CRIMES OF INTENTIONE
SETECTIONS, CONTREMINED MAINSLANGHTER WITH TOXICATION
(e) Approximate date case was filed: MAILED UN - 1/15/108
(f) Approximate date of disposition: STILL PENDING.

2. Have you previously sought and exhausted all forms of informal or formal relief from the proper administrative officials regarding the acts alleged in Part C above? [E.g., CDC Inmate/Parolee Appeal Form 602, etc.]? XYes \subseteq No.

If your answer is "Yes", briefly describe how relief was sought and the results. If your answer is "No", briefly explain why administrative relief was not sought. WELL EVERY TIME WOZ WAS FILED I'D GET CONFRACY AND WRAPTION BACK. CDC STICKS TOGETHER SO WHAT WE WOZ HERE GETS COVERED, FILING WITHTHE COURTS IS THE UNDUR LOGICAL WAY OF SOWING THESE CRIMES. INSTITUTIONAL WOZ'ING IS THE WRONG WAY TO GO ALL YOUR REALLY DOING IS WETTING THEM KNOW AND GIVING THEM TIME TO COVERUP BUT GUL MY CASES FXAMPLE MY 115 RVR WAS DROPPED THE DEFENDANTS STORY DID NOT ADD UP BUT VET I WAS COUFLLY PUNISHED, AND HUMILIATED.

E. Request for Relief

Plaintiff requests that this Court grant the following relief:

- 1. An injunction preventing defendant(s): I MANUEL TAMANOTORSES TR. EWEST THE RELIEF OF \$350" IN FILING HABEAS CURPUS AND UNDER STAND THAT \$500 WILL BE DEDUCTED
- 2. Damages in the sum of \$ 0.00
- 3. Punitive damages in the sum of \$ \ \o. \ \o.
- 4. Other:

F. Demand for Jury Trial

Plaintiff demands a trial by Jury Court. (Choose one.)

G. Consent to Magistrate Judge Jurisdiction

In order to insure the just, speedy and inexpensive determination of Section 1983 Prisoner cases filed in this district, the Court has adopted a case assignment involving direct assignment of these cases to magistrate judges to conduct all proceedings including jury or bench trial and the entry of final judgment on consent of all the parties under 28 U.S.C. § 636(c), thus waiving the right to proceed before a district judge. The parties are free to withhold consent without adverse substantive consequences.

The Court encourages parties to utilize this efficient and expeditious program for case resolution due to the trial judge quality of the magistrate judges and to maximize access to the court system in a district where the criminal case loads severely limits the availability of the district judges for trial of civil cases. Consent to a magistrate judge will likely result in an earlier trial date. If you request that a district judge be designated to decide dispositive motions and try your case, a magistrate judge will nevertheless hear and decide all non-dispositive motions and will hear and issue a recommendation to the district judge as to all dispositive motions.

You may consent to have a magistrate judge conduct any and all further proceedings in this case,

	se only one of the following:		
Lancier	Plaintiff consents to magistrate judge jurisdiction as set forth above.	OR X	Plaintiff requests that a district judge be designated to decide dispositive matters and trial in this case.

MANUEL TAMAYOTORRES JR.
PO-POX 1056 PSes 3:08-cv-00427-J-AJB Page 8 of 19/3/08 Document 1 Filed 03/06/2008 SOLEDAD CA, 93960 开ハスハタ MANUEL TAMAYOTORRES IR, PLAINTIFF, WHRLIN SMOER, CD BELLINGER, CID BLECKERSHIM, CD GRANILLO, DEFENDANTS, ID like to introduce myself and this case to the bash and the cont. It like to accomplian the tolkest man the truth and this Habers Corpus pethion, Ny range is monghithmous takes IR, my fathers name is Tose from takes in the war was a U.S. New seal as for my grandpa John Tokes was a U.S. New seal as for my grandpa John Tokes was a U.S. New seal in Harbor and we are Caucaskin CHEVILLE BELLIE UT WER UP IT HIMM MORE OFFICER FOUND FROM TO THE CONTROLL OF THE WARRENCE FOR THE WARRENCE F CONSTITUTE OF MICE CO WAYRE HOMAN WORKS OF COT PRODUCTION OF TOO PRODUCTION WITH WORKS OF THE MICHE I WORKS OF TOO PRODUCTIONS. I'M mute with the part il wante of to larged brokene in copy mit other work of the copy of the problems in copy with other work they ap to their cell-to talk to the inmate: Detring tokes an fully white in majtinci on same kind of response and worker Bertly tokes cell the conservors
inci on same kind of response and mother Bertly tokes cell the conservors
they ap to their cell-to talk to the inmate. thibascapispetitions on 9/1/107, over at california Correctional Institution Terration in visual in Anilus 2013, the presentation Mr. Morini Stycles walked in and a super training me but this time minimin stycles walked in and as used training me but this time minimin styces training was the wast training me but this time minimin styces training wast country to the front of the front of the first of the floorest of taking backup to my cell (10 Bellinger and (10 Blanckershim took all my property and left me bare foot. They printed this form out saying i was to be feed of the floor i said i had to go to the back cell to get my meats, yet they made me get down to the floor and townted me saying you want your food, do you really want your food spilling it on the floor and slamming my slot. They took pleasure in doing this i was roliced to she say we get snowers uncher rules and requiations i was refused to get my shower, 10 days were

printed cut and 108-by-offign. Aight and Childhan ever 108/68/2006 noting took it into their own hands and gave me as hours more of cruel punishment is spoke to the psych ten and he called I.F. officer branillo she had to come up to take me off the punishment stehrs and removed the sandbags from my cloor. I was treated like an animal 12 days, they released my witnesses to the yard and dropped my 115 prowith up. The story made no sence, shortly after i was renoused and inflicted with more cruel punishment over in Apleblical, I was forced to sleep on the where paper to clean myself. Cruel punishment, come time to releave myself i had to use news selection of conspiracy was all used id know this would complete habeas corpus

MANUFLTAMAYOTORRISTR.
COCHEVIZION.

JS44

(Rev. 07/89)

CIVIL COVER SHEET

The JS-44 civil cover sheet and trules of court. This form, approximate. (SEE INSTRUCTIONS Court)	ved by the Judicial Conference of	f the United States in S	plement th eptember	ne filing and service of pleadi 1974, is required for the use	ngs or other papers as required by of the Clerk of Court for the purpo i I	law, except as provided by local se δξ'irlifiating the civil docket	
I (a) PLAINTIFFS				DANTS	2000 MAD -	6 PM 3: 10	
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Manue	l Tamayo Torres .		ING F	EE PAED	Snyder, et alus D	STAILLSOURT	
		Yes		No	SOUTHERN DIST	HOT OF CALIFORNIA	
(b) COUNTY OF RESIDENCE PLAINTIFF	E OF FIRST LISTED Mont	erey HP	MOUNT)		ST LISTED DEFENDANT ASES ONLY)	DEPUTY	
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(c) ATTORNEYS (FIRM NAM	IF, ADDRESS, AND TELEPH			(IF KNOWN)	TO THE PROPERTY OF THE PROPERT		
Manuel Tamayo Torr	•			1636			
PO Box 1050 Soledad, CA 93960 V-12118				20 80°	V 0427 J	AJB	
	N (DI ACE AN V IN ONE ROY	ONLV)	III. CIT	TIZENSHIP OF PRINCIPA	L PARTIES (PLACE AN X IN C	ONE BOX	
II. BASIS OF JURISDICTION (PLACE AN x IN ONE BOX ONLY)			III. CITIZENSHIP OF PRINCIPAL PARTIES (PLACE AN X IN ONE BOX (For Divertity Cases Only) FOR PLAINTIFF AND ONE BOX FOR DEFEND.				
□1U.S. Government Plaintiff	3Federal Question				T DEP P DEF		
	(U.S. Government Not a	Party)	Citizen o	of This State	in This State	al Place of Business 4 44	
☐ 2U.S. Government Defendant ☐4Diversity (Indicate Citizenship of Parties in Item III						pal Place of Business \square_5 \square_5	
			Citizen o	en or Subject of a Foreign			
IV. CAUSE OF ACTION (CIT	TE THE US CIVIL STATUTE	UNDER WHICH YO		ILING AND WRITE A BRI	EF STATEMENT OF CAUSE.	DO NOT CITE	
JURISDICTIONAL STATUT	ES UNLESS DIVERSITY).						
		42	U.S.	C. 1983			
V. NATURE OF SUIT (PLAC	· · · · · · · · · · · · · · · · · · ·					T	
CONTRACT		RTS	IDV	FORFEITURE/PENALTY	BANKRUPTCY	OTHER STATUTES	
110 Insurance	PERSONAL INJURY	PERSONAL INJU	JRY	610 Agriculture	422 Appeal 28 USC 158 423 Withdrawal 28 USC 157	400 State Reappointment 410 Antitrust	
☐ Marine ☐ Miller Act	310 Airplane 315 Airplane Product Liability	☐ 362 Personal Injury- Medical Malpractice		620 Other Food & Drug 625 Drug Related Seizure	PROPERTY RIGHTS	430 Banks and Banking	
Negotiable Instrument	320 Assault, Libel & Slander	365 Personal Injury -		of Property 21 USC881	820 Copyrights	450 Commerce/ICC Rates/etc.	
☐ 150 Recovery of Overpayment	330 Federal Employers'	Product Liability		630 Liquor Laws	R30 Patent	460 Deportation	
&Enforcement of Judgment	Liability	☐ 368 Asbestos Personal I	Injury	C 640 RR & Truck	840 Trademark	470 Racketeer Influenced and Corrupt Organizations	
151 Medicare Act	340 Marine	Product Liability PERSONAL PROP	FDTV	650 Airline Regs	SOCIAL SECURITY	<u>-L</u>	
152 Recovery of Defaulted Student	345 Marine Product Liability	_	EKII	660 Occupational Safety/Health	—	810 Selective Service 850 Securities/Commodities	
Loans (Excl. Veterans)		☐ 370 Other Fraud ☐ 371 Truth in Lending		LABOR	862 Black Lung (923) 863 DIWC/DIWW (405(g))	Exchange	
153Recovery of Overpayment of Veterans Benefits	350 Motor Vehicle 355 Motor Vehicle Product	380 Other Personal		710Fair Labor Standards Act	864 SSID Title XVI	875 Customer Challenge 12 USC	
☐ 160 Stockholders Suits	Liability	Property Damage		720 Labor/Mgmt. Relations	☐ 865 RSL(405(g))	☐ 891 Agricultural Acts	
Other Contract	360 Other Personal Injury	☐ 385 Property Damage	730 Labor/Mgmt. Reporting &		FEDERAL TAX SUITS	892 Economic Stabilization Act	
195 Contract Product Liability		Product Liability	Disclosure Act		870 Taxes (U.S. Plaintiff or Defendant)	B93 Environmental Matters	
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETIT	IONS	740 Railway Labor Act	L	894 Energy Allocation Act	
210 Land Condemnation	441 Voting	510 Motions to Vacate	Sentence	790 Other Labor Litigation	26 USC 7609	895 Freedom of Information Act	
[]		Habana Comus		791 Empl. Ret. Inc.	ľ	900 Appeal of Fee Determination Under Equal Access to Justice	
220 Foreclosure	442 Employment	Habeas Corpus		L		Onder Equal Access to Justice	
230 Rent Lease & Electmant	442 Employment 443 Housing/Accommodations	530 General		Security Act		L	
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□ 230 Rent Lease & Eiectmant □ 240 Tort to Land □ 245 Tort Product Liability □ 290 All Other Real Property VI. ORIGIN (PLACE AN X I □ 1 Original Proceeding □ 2 I State VII. REQUESTED IN COMPLAINT: VIII. RELATED CASE(S) IF	442 Employment 443 Housing/Accommodations 444 Welfare 440 Other Civil Rights N ONE BOX ONLY) Removal from	530 General 535 Death Penalty 540 Mandamus & Othe 550 Civil Rights from Appelate	Reinstated opened	Security Act 5 Transferred from another district (specify)	M Check YES only JURY DEMAN Docket Number	950 Constitutionality of State 890 Other Statutory Actions 7 Appeal to District Judge from agistrate Judgment if demanded in complaint:	